Case 16-01111-abl Doc 75 Entered 04/30/18 11:02:18 Page 2 of 5

LARSON ZIRZOW & KAPLAN, LLC

850 E. Bonneville Ave. Las Vegas, Nevada 89101 Motion to Set Aside Default [ECF No. 74] was entered in the above-entitled matter, a copy of which is attached hereto.

Dated: April 30, 2018.

By /s/ Matthew C. Zirzow, Esq.

LARSON ZIRZOW & KAPLAN, LLC
MATTHEW C. ZIRZOW, ESQ.
Nevada Bar No. 7222
850 E. Bonneville Ave.
Las Vegas, Nevada 89101

Attorneys for Plaintiff

				1
				2
				1 2 3 4 Enter April 6 7 8 9 10
				4
				Ente <i>Ā</i> pri
				6
				7
				8
				9
				10
				11
ľC			-1169	
LARSON ZIRZOW & KAPLAN, LLC	4;	10	Tel: (702) 382-1170 Fax: (702) 382-1169	12 13 14 15 16 17
KAPL	le Ave	la 891	: (70)	14
W & F	nevil	Nevad	Fax	15
RZO	E. Boi	egas,	-1170	16
IZ NC	850 E. Bonneville Ave.	Las Vegas, Nevada 89101	2) 382	17
ARS			: (70)	18 19
1			Tel	19
				20
				21
				22
				23
				24
				25
				26
				27
				28



Honorable August B. Landis United States Bankruptcy Judge



red on Docket 30, 2018

> LARSON ZIRZOW & KAPLAN, LLC ZACHARIAH LARSON, ESQ.

Nevada Bar No. 7787

Email: zlarson@lzklegal.com

MATTHEW C. ZIRZOW, ESQ.

Nevada Bar No. 7222

Email: mzirzow@lzklegal.com

850 E. Bonneville Ave. Las Vegas, Nevada 89101

> Tel: (702) 382-1170 Fax: (702) 382-1169

Attorneys for Plaintiff

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

In re: Case No.: BK-S-15-14956-abl Chapter 11

MARC JOHN RANDAZZA,

Debtor.

MARC J. RANDAZZA, an individual,

Plaintiff,

v.

CRYSTAL L. COX, an individual,

Defendant.

DISMISS OR STRIKE DEFENDANT'S: (I) MOTION TO RECONSIDER **DEFAULT JUDGMENT; AND (II)** MOTION TO SET ASIDE DEFAULT

ORDER GRANTING MOTION TO

Date: April 24, 2018 Time: 1:30 p.m.

Adv. No. 16-1111-abl

Case 16-01111-abl Dec 74 Entered 04/30/18 16:02:34 Page 4 of 5

LARSON ZIRZOW & KAPLAN, LLC Las Vegas, Nevada 89101 850 E. Bonneville Ave.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

Plaintiff, Marc John Randazza (the "Plaintiff"), having filed his Motion to Dismiss on
Strike Defendant's: (I) Motion to Reconsider Default Judgment; and (II) Motion or Set Aside
Default (the "Motion") [Adv. ECF No. 70] against Defendant, Crystal L. Cox (the "Defendant").
thereby requesting that the Court dismiss or strike the Defendant's Motion to Reconsider Default
<i>Judgment</i> (the "Motion to Reconsider") [Adv. ECF 47] and the Defendant's Motion to Set Aside
Default (the "Motion to Set Aside Default") [Adv. ECF 57]; the Motion and notice of hearing
thereon having been properly and timely served; no opposition to the Plaintiff's Motion having
been filed; the Court having reviewed and considered the Motion; the Court having held a hearing
on the Motion, and having heard and considered the arguments of Plaintiff's counsel at the
hearing; no appearance by the Defendant having been made at the hearing; the Court having made
its findings of fact and conclusions of law on the record at the hearing, which are incorporated
herein by reference pursuant to Fed. R. Civ. P. 52, as made applicable to this adversary proceeding
pursuant to Fed. R. Bankr. P. 7052; and good cause appearing;

IT IS HEREBY ORDERED:

- 1. The Plaintiff's Motion is GRANTED; and
- 2. Defendant's Motion to Reconsider and her Motion to Set Aside Default are DENIED and DISMISSED for the reasons as stated on the record at the hearing including her violations of the Local Rules of Bankruptcy Practice for the U.S. District Court for the District of Nevada, for her failure to prosecute those matters, and on the merits.

IT IS SO ORDERED.

PREPARED AND SUBMITTED:

)3	By:	/s/ Matthew C. Zirzow	
-5	1 4 D	CONTRIDITOR OF MADIANT	тт

- LARSON ZIRZOW & KAPLAN, LLC
- ZACHARIAH LARSON, ESQ.
 - Nevada Bar No. 7787
- 25 MATTHEW C. ZIRZOW, ESQ.
- Nevada Bar No. 7222 26
 - 850 E. Bonneville Ave.
- Las Vegas, Nevada 89101 27
- 28 Attorneys for Plaintiff

LR 9021 CERTIFICATION

In accordance with LR	t 9021, counsel	l submitting tl	his document	certifies t	that the	orde
accurately reflects the court's	ruling and that	(check one):				

	The court has waived the requirement set forth in LR 9021(b)(1).
\boxtimes	No party appeared at the hearing or filed an objection to the motion.
	I have delivered a copy of this proposed order to all counsel who appeared hearing, and each has approved or disapproved the order, or failed to d, as indicated below:
	I certify that this is a case under Chapter 7 or 13, that I have served a copy order with the motion pursuant to LR 9014(g), and that no party has ed to the form or content of the order.

###